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Suzanne Henderson

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Tarrant County Texas

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NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OF THE FOLLOWING INFORMATION FROM THIS INSTRUMENT BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

**AMENDED DESCRIPTION OF
OIL, GAS AND MINERAL LEASE**

STATE OF TEXAS }

COUNTY OF TARRANT }

WHEREAS, Tommy T. Taylor and Sharon G. Taylor, husband and wife, as Lessor, did on the date of April 21, 2006, make and execute unto XTO Energy Inc., Lessee, a certain Oil, Gas and Mineral Lease as recorded at Clerk Document D206184086, Official Public Records of Tarrant County, Texas, covering certain lands situated in Tarrant County, Texas to wit:

Lot 6 Rolling Acres, an Addition in Tarrant County, Texas, according to the Plat recorded in Volume 388-Z, Page 63, Plat Records, Tarrant County, Texas, and being more particularly described in Deed dated October 12, 1998, in Volume 13473, Page 429, Deed Records, Tarrant County, Texas.

AND WHEREAS, said description is incomplete and indefinite and the lands intended to be covered are more accurately described as follows:

1.0 acre, more or less, out of the M.E.P. and P.R.R. Co. Survey, A-1828, Tarrant County, Texas and being Lot 6, Rolling Acres Addition, according to the Plat recorded at Volume 388-Z, Page 63 of the Plat Records of Tarrant County, Texas and being more particularly described in that certain Warranty Deed dated October 12, 1998 from Tommy T. Taylor and Deborah L. Taylor to Tommy T. Taylor and Sharon Gail Taylor, recorded in Volume 13473, Page 429, Official Public Records, Tarrant County, Texas

NOW, THEREFORE, in consideration of the premises, and for the purposes of making the said lease definite and certain in respect to the identity of the lands to be covered thereby, the undersigned Tommy T. Taylor and Sharon G. Taylor, husband and wife, do declare that it was and is our intention to lease for oil and gas purposes the identical tract of land last above described; and we hereby amend said lease in respect to the description of the lands included therein, as aforesaid, and ratify and adopt the same as so amended.

EXCEPT as otherwise amended the above described lease is and shall remain in full force and effect as written in accordance with its terms and conditions, and the undersigned Lessors recognize said lease as a valid and sustaining Oil, Gas and Mineral Lease.

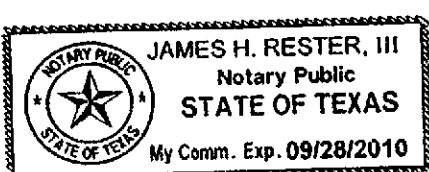
IN WITNESS WHEREOF, this instrument is executed on the respective date of the acknowledgment below, but shall be effective as of April 21, 2006, date of the lease.

Tommy T. Taylor
Tommy T. Taylor

Sharon G. Taylor
Sharon G. Taylor

ACKNOWLEDGMENTSTATE OF TEXAS }
COUNTY OF TARRANT }30th June

This instrument was acknowledged before me on the day of ,
2009, by Tommy T. Taylor and Sharon G. Taylor, husband and wife.



James H. Rester 74
Notary Public, State of Texas

Return to: Bryson G. Kuba
6127 Green Jacket Dr.
Apt. # 1136
Fort Worth, TX 76137